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3	APPEARANCES OF COUNSEL ON FOLLOWING PAGE			
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8	LINITED OF A TEC	DISTRICT COLIDT		
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	PAUL MEOLA, individually, and on behalf) Civil Action No. C06-4291 (JSW)		
12	of all others similarly situated,) [Assigned to Hon. Jeffrey S. White, Dept. 2]		
13	Plaintiff,) JOINT STIPULATION AND		
14	VS.) [PROPOSED] ORDER RE ADR) MATTERS		
15	AXA FINANCIAL, INC.; AXA ADVISORS, LLC; AXA EQUITABLE LIFE)		
16	INSURANCE CO.; and DOES 1 through 10, inclusive,)		
17	Defendants.) Class Action Complaint Filed: July 13, 2006		
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1	APPEARANCES OF COUNSEL FROM PREVIOUS PAGE:			
2 3	Bryan King Sheldon (Bar No. 116219) Nicolas Orihuela (Bar No. 221898) LIM, RUGER & KIM, LLP			
4	1055 West Seventh Street, Suite 2800 Los Angeles, California 90017 Telephone: (213) 955-9500 Facsimile: (213) 955-9511			
5				
6	E-mail: bryan.sheldon@lrklawyers.com [Local Counsel]			
7	Joseph H. Meltzer Gerald D. Wells, III			
8	Robert J. Gray			
9	SCHIFFRIN, BARROWAY, TOPAZ & KESSLER, LLP 280 King of Prussia Road Radnor, Pennsylvania 19087 Telephone: (610) 667-7706 Facsimile: (610) 667-7056 E-mail: gwells@sbtklaw.com			
10				
11				
12	[Lead Counsel] Attorneys for Plaintiff Paul Meola, individually and on behalf of all others similarly situated			
13				
14	H. Sinclair Kerr, Jr.			
15	Michael Von Loewenfeldt Adrian J. Sawyer			
16	KERR & WAGSTAFF LLP 100 Spear Street, Suite 1800			
17	San Francisco CA 94105-1528 Telephone: (415) 371-8500			
18				
19	Attorneys for Defendants AXA FINANCIAL, INC.; AXA ADVISORS, LLC, and AXA			
20	EQUITABLE LIFE INSURANCE COMPANY			
21				
22	WHEREAS, on July 13, 2006 Plaintiff filed a Class/Collective Action Complaint against			
23	Defendants AXA Financial, Inc., AXA Advisors LLC, and AXA Equitable Life Insurance Co.			
24	alleging, among other things, that Plaintiff and others similarly situated were mis-categorized as			
25	exempt from overtime pay and other compensation and benefits and were therefore not fully paid			
26	as required by law; and			
27	WHEREAS Defendants have filed an Answer denying the material allegations of			
28	Plaintiff's complaint and asserting affirmative defenses; and			

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1	WHEREAS the parties to this action have now learned that a similar class action		
2	complaint, entitled Lennon and Thompson vs. AXA Advisors, etc et al., which raises allegations		
3	against Defendants similar to the allegations in this case, has been filed in the Superior Court of		
4	Los Angeles County and removed to the U.S. District Court for the Central District of California;		
5	and		
6	WHEREAS the parties to this action believe that judicial efficiency and economy will be		
7	best served by delaying the ADR process in this action until the course of the Lennon and		
8	Thompson case, including possible transfer to this District and possible relation to this case are		
9	determined;		
10	NOW, THEREFORE, the PARTIES through their respective attorneys of record, hereby		
11	STIPULATE that the ADR proceedings in this case shall be stayed for 90 days and jointly request		
12	that the Court approve said stay.		
13		Joseph H. Meltzer	
14		Gerald D. Wells, III	
15		Robert J. Gray SCHIFFRIN, BARROWAY, TOPAZ &	
16		KESSLER, LLP -and-	
17		Bryan King Sheldon Nicolas Orihuela	
18		LIM, RUGER & KIM, LLP	
19			
20		By: _/S/	
21		H. Sinclair Kerr, Jr.	
22		Michael Von Loewenfeldt	
23		Adrian J. Sawyer KERR & WAGSTAFF LLP	
24			
25		By:/S/ Michael Von Loewenfeldt	
26		Attorneys for Defendants AXA FINANCIAL, INC.;	
27		AXA ADVISORS, LLC, and AXA EQUITABLE LIFE INSURANCE COMPANY	
28			

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1	ORDER	
2	The above Stipulation is accepted and IT IS SO ORDERED.	
3	The above Supulation is accepted and IT IS SO ORDERED.	
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5	Dated: January 29, 2007	
6	Jeffre S. Mbite U.S. District Judge	
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JOINT STIPULATION RE ADR MATTERS

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